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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/751,090	09/751,090 12/29/2000		Richard W. Busser	4430-22	5019
22442	7590	03/29/2004		EXAM	INER
SHERIDA		PC	MASKULINSKI, MICHAEL C		
1560 BROADWAY SUITE 1200				ART UNIT	PAPER NUMBER
DENVER,	CO 8020	2	2113	8	
				DATE MAILED: 03/29/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati n No.	Applicant(s)			
	•	09/751,090	BUSSER, RICHARD W.			
	Office Action Summary	Examiner	Art Unit			
		Michael C Maskulinski	2113			
Period fo	Th MAILING DATE of this communication a or Reply	ppears on the cover sheet	with th correspondence address			
THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. a period for reply specified above is less than thirty (30) days, a reduce of period for reply is specified above, the maximum statutory period reply within the set or extended period for reply will, by stature to reply within the set or extended period for reply will, by stature to received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	1. 1.136(a). In no event, however, may eply within the statutory minimum of the will apply and will expire SIX (6) Mute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).			
Status						
1)[\	Responsive to communication(s) filed on 21	January 2004.				
• —		nis action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
5)⊠ 6)⊠ 7)⊠	Claim(s) <u>1-20</u> is/are pending in the application 4a) Of the above claim(s) is/are withdred Claim(s) <u>20</u> is/are allowed. Claim(s) <u>1-14 and 16-19</u> is/are rejected. Claim(s) <u>15</u> is/are objected to. Claim(s) are subject to restriction and	rawn from consideration.				
Applicat	ion Papers					
9)	The specification is objected to by the Examin	ner.				
10)□	The drawing(s) filed on is/are: a) ad	ccepted or b) objected t	o by the Examiner.			
	Applicant may not request that any objection to the					
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the life of the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration is objected to be the life oath or declaration of the life oath or declaration is objected to be the life oath or declaration of the life oath or decla	•				
Priority (under 35 U.S.C. § 119					
а)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority application from the International Bure See the attached detailed Office action for a list	nts have been received. nts have been received in iority documents have bee au (PCT Rule 17.2(a)).	Application No en received in this National Stage			
Attachmen		A) The test of the control of the co	Summany (PTO 412)			
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)		y Summary (PTO-413) p(s)/Mail Date			
3) 🔲 Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/06 r No(s)/Mail Date	8) 5) Notice o 6) Other: _	Informal Patent Application (PTO-152)			

Final Rejection

Claim Objections

1. In view of the recent amendments the objections of claims 1, 3-8, 10, 11, and 13 have been withdrawn.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 1, 13, and 14 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for "substantially avoiding a reconstruction or restoration of data and/or parity stored on the two or more storage devices due to the failure" (see page 5 of Applicant's specification), does not reasonably provide enablement for "avoiding writing at least substantially all previously stored user data and/or parity to said at least two storage devices that was present before the failure" or "writing at least substantially all previously stored user data and/or parity that was previously written to said array of storage devices is avoided". The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to use or make the invention commensurate in scope with these claims.

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4. The text of those sections of Title 35, U.S. Code not included in this action can

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be found in a prior Office action.

5. Claims1-8, 10-12, 14, 16-19 are rejected under 35 U.S.C. 103(a) as being

unpatentable over Renner, Jr., U.S. Patent 6,243,827 B1, and further in view of Jeffries

et al., U.S. Patent 5,974,544.

Referring to claim 1:

a. In column 6, lines 26-36, Renner, Jr. discloses a RAID 3 system

comprising a single host computer, a RAID controller, and two tiers of 5 Direct

Access Storage Device (DASD) units with two parity DASDs and two additional

hot spare DASDs (using firstly an array of storage devices to conduct read/write

operations under control of at least a first controller including providing metadata

to each of said storage devices of said array).

b. In column 12, lines 13-15, Renner, Jr. discloses a MEDIUM ERROR

status reported by the storage unit. Further in column 1, lines 53-59, Renner, Jr.

discloses that medium errors are transient errors such as bus errors

(ascertaining that a failure has occurred which is different than a failure of one or

more of said storage devices).

c. In column 4, lines 30-47, Renner, Jr. discloses that catastrophic disk-array

failures involve the failure of greater than one disk in a RAID 1-5 system, or any

disk in a RAID 0 system (discontinuing use of at least two storage devices of said

array related to conducting read/write operations based on the failure).

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- d. In column 11, lines 48-54, Renner, Jr. discloses that if the data was not successfully committed to the array even after retries and/or removal of a redundant disk from operation, the subroutine ADD BAD BLOCKS is called for the range of logical addresses described by the command (using secondly said array of storage devices after said discontinuing step while avoiding writing at least substantially all previously stored user data and/or parity to said at least two storage devices that was present before the failure).
- e. Renner, Jr. doesn't explicitly disclose that said using said array of storage devices after said discontinuing includes updating said metadata to remove indication that none of said at least two storage devices are accessible to indicate that said at least two storage devices are accessible. In column 16, lines 49-56, Jeffries et al. disclose that on power up, DDA determines which drives have failed, which drives have failed previously and now seem OK, and whether a drive has been replaced. DDA can differentiate between new drives and previously bad drives, by looking at the DDA sector; new drives are assumed not to have a DDA sector. To reuse a drive, which has previously failed, the diagnostics must be used to erase the drive's DDA sector. It would have been obvious to one of ordinary skill at the time of the invention to include Jeffries et al. ability to reuse a drive into the system of Renner, Jr. A person of ordinary skill in the art would have been motivated to make the modification because having the ability to recover a previously failed drive saves the cost and time of having to

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replace the drive with a new one. It is not cost effective to replace a drive that is not failed.

Referring to claim 2, in column 2, lines 3-11, Renner, Jr. discloses transient failures and controller failure. In column 4, lines 53-56, Renner Jr. discloses a power failure (a transient failure related to a back plane). In column 1, lines 53-59, Renner, Jr. discloses that medium errors are transient errors such as bus errors (a cable).

Referring to claim 3, in column 4, lines 30-34, Renner, Jr. discloses that catastrophic disk-array failures involve the failure of greater than one disk in a RAID 1-5 system, or any disk in a RAID 0 system. In almost all cases, however, there remains the ability of the controller to communicate with at least one disk in the array (said using said array of storage devices after said discontinuing includes making a determination related to being able to use said array of storage devices including said at least two thereof).

Referring to claim 4, in column 11, lines 31-36, Renner, Jr. discloses the process, which is performed when a write operation to the storage array has been completed, successfully or unsuccessfully, by the controller. In the case of a failure, this process will only be called after the number of retries prescribed by the errorhandling policies of the controller have been performed (said making said determination related to be able to use said array of storage devices including said at least two thereof includes checking whether one or more of said storage devices is off-line).

Referring to claim 5, in column 4, lines 34-39, Renner, Jr. discloses that the present invention uses software and a small portion of each disk in the array to write a

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bad area table on each disk. The bad area table provides the logical address and length of the area in the array's logical space, which has been corrupted by physical damage on the media or other causes of write failure (said updating said metadata includes modifying metadata in a primary dead partition map on each of said storage devices, wherein each of said storage devices including said at least two storage devices is indicated as being valid).

Referring to claims 6 and 18, in column 9, lines 31-59, Renner, Jr. discloses that if BBM STAMP is valid, its timestamp is checked against the timestamp of CANONICAL STAMP (where the timestamp for a null stamp is defined to be older than any valid timestamp). If it is more recent than CANONICAL STAMP, CANONICAL STAMP is set to BBM STAMP. Control then passes to the next iteration of the loop. When there are no more disks to check, the CANONICAL STAMP is checked for a null value. If it is not null, then an appropriate stamp has been located, and all bad regions described in CANONICAL STAMP are added to the BBM MAP. Further, in column 16, lines 54-56, Jeffries et al. disclose that to reuse a drive which has previously failed, the diagnostics must be used to erase the drive's DDA sector (said using said array of storage devices after discontinuing includes issuing a trust array command to said first controller that causes said updating said metadata including writing all zeros in a primary dead partition map).

Referring to claim 7, in column 9, lines 31-59, Renner, Jr. discloses that the presence of other disks is checked in a loop (said using said array of storage devices

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after said discontinuing includes determining whether each of said storage devices of said array is accessible after said issuing of said trust array command).

Referring to claim 8, in column 11, lines 36-40, Renner, Jr. discloses that if the array has redundancy and errors occur on only one disk, the disk may be removed from operation prior to the invocation of this process, in which case the status of the write operation will be considered to be good (said using said array of storage devices after said discontinuing includes controlling re-use of said array when it is determined that no more than one of said storage devices of said array is off-line).

Referring to claim 10, in column 11, lines 36-40, Renner, Jr. discloses that if the array has redundancy and errors occur on only one disk, the disk may be removed from operation prior to the invocation of this process, in which case the status of the write operation will be considered to be good (said using said array of storage devices after said discontinuing includes controlling re-use of said array based on one of a user determination and an automatic determination independently of the user).

Referring to claim 11, in column 6, lines 59-67 continued in column 7, lines 1-6, Renner, Jr. discloses that the flow of data between host and disk array is indicated by the heavy line. Data is received from the host computer via the host SCSI bus into the SCSI input/output processor (SCSI IOP). The SCSI IOP initiates memory transactions to or from the cache memory through the bridge chip, which bridges the system bus and the cache bus. A cache bus connects the bridge chip, cache memory, and the hardware control mechanism DMA Sync. The DMA Sync acts as a direct memory access (DMA) controller with the additional RAID-3 function of parity generation and

checking and replacement of data with a hot spare. It also generates reads or writes to specific cache addresses and translates the data between the cache bus and the SCSI interface chip on the individual channel (said using said array of storage devices after said discontinuing includes generating a command by a host and transmitting said command to said first controller).

Referring to claim 12, it is inherent to have the read/write command, as discussed above, initiated manually by the user of the array.

Referring to claim 14:

- a. In column 6, lines 26-36, Renner, Jr. discloses a RAID 3 system comprising a single host computer, a RAID controller, and two tiers of 5 Direct Access Storage Device (DASD) units with two parity DASDs and two additional hot spare DASDs (an array of storage devices relative to which read and write data transfers are conducted).
- b. In column 6, lines 26-36, Renner, Jr. discloses a RAID 3 system comprising a single host computer, a RAID controller, and two tiers of 5 Direct Access Storage Device (DASD) units with two parity DASDs and two additional hot spare DASDs (a controller communicating with said array of storage devices for conducting read/write operations).
- c. In column 6, lines 59-67 continued in column 7, lines 1-6, Renner, Jr. discloses that the flow of data between host and disk array is indicated by the heavy line. Data is received from the host computer via the host SCSI bus into the SCSI input/output processor (SCSI IOP). The SCSI IOP initiates memory

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transactions to or from the cache memory through the bridge chip, which bridges the system bus and the cache bus. A cache bus connects the bridge chip, cache memory, and the hardware control mechanism DMA Sync. The DMA Sync acts as a direct memory access (DMA) controller with the additional RAID-3 function of parity generation and checking and replacement of data with a hot spare. It also generates reads or writes to specific cache addresses and translates the data between the cache bus and the SCSI interface chip on the individual channel (a host communicating with said controller that makes requests related to data to be stored and data to be obtained from said array of storage devices).

d. In column 4, lines 30-47, Renner, Jr. discloses that catastrophic disk-array failures involve the failure of greater than one disk in a RAID 1-5 system, or any disk in a RAID 0 system. In almost all cases, however, there remains the ability of the controller to communicate with at least one disk in the array. The present invention uses software and a small portion of each disk in the array to write a bad area table on each disk. The bad area table provides the logical address and length of the area in the array's logical space, which has been corrupted by physical damage on the media or other causes of write failure. After a catastrophic failure of multiple disks, assuming at least one disk can be written to, there will be a record of the failure on at least one disk (wherein said host is used in generating a trust array command related to updating metadata on each of said storage devices of said array after a fault occurs and after use of said array was discontinued due to the fault).

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- e. In column 12, lines 13-15, Renner, Jr. discloses a MEDIUM ERROR status reported by the storage unit. Further in column 1, lines 53-59, Renner, Jr. discloses that medium errors are transient errors such as bus errors (a fault that is different than a fault of one or more of said storage devices).
- f. In column 11, lines 48-54, Renner, Jr. discloses that if the data was not successfully committed to the array even after retries and/or removal of a redundant disk from operation, the subroutine ADD BAD BLOCKS is called for the range of logical addresses described by the command (writing at least substantially all previously stored user data and/or parity that was previously written to said array of storage devices is avoided).
- g. Renner, Jr. doesn't explicitly disclose changing the metadata from indicating that said one or more storage devices is inaccessible to indicating that said one or more storage devices is accessible. In column 16, lines 49-56, Jeffries et al. disclose that on power up, DDA determines which drives have failed, which drives have failed previously and now seem OK, and whether a drive has been replaced. DDA can differentiate between new drives and previously bad drives, by looking at the DDA sector; new drives are assumed not to have a DDA sector. To reuse a drive, which has previously failed, the diagnostics must be used to erase the drive's DDA sector. It would have been obvious to one of ordinary skill at the time of the invention to include Jeffries et al. ability to reuse a drive and indicate its status into the system of Renner, Jr. A person of ordinary skill in the art would have been motivated to make the

modification because having the ability to recover a previously failed drive saves the cost and time of having to replace the drive with a new one. It is not cost effective to replace a drive that is not failed.

Referring to claim 16, in column 4, lines 30-47, Renner, Jr. discloses that catastrophic disk-array failures involve the failure of greater than one disk in a RAID 1-5 system, or any disk in a RAID 0 system. In almost all cases, however, there remains the ability of the controller to communicate with at least one disk in the array. The present invention uses software and a small portion of each disk in the array to write a bad area table on each disk. The bad area table provides the logical address and length of the area in the array's logical space, which has been corrupted by physical damage on the media or other causes of write failure. After a catastrophic failure of multiple disks, assuming at least one disk can be written to, there will be a record of the failure on at least one disk. The task of repairing the array is greatly simplified because all bad regions of the array can be easily identified (said trust array command is generated independently of any reconstruction and/or restoration of said array).

Referring to claim 17, in column 11, lines 31-40, Renner, Jr. discloses that in the case of a failure, if the array has redundancy and errors occur on only one disk, the disk may be removed from operation prior to the invocation of this process (said host controls discontinuing use of said array of storage devices based on the fault). Further, in column 11, lines 48-54, Renner, Jr. discloses that if the data was not successfully committed to the array even after retries and/or the removal of a redundant disk from operation, the subroutine ADD BAD BLOCKS is called for the range of logical

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addresses described by the command (and subsequently said host receives an input that is used in generating said trust array command).

Referring to claim 19, in column 11, lines 31-36, Renner, Jr. discloses that in the case of a failure, the process will only be called after the number of retries prescribed by the error handling policies of the controller have been performed (a determination is made by at least one of said controller and said host related to whether one or more of said storage devices is off-line before said trust array command is generated). Further, in column 4, lines 30-47, Renner, Jr. discloses that after a catastrophic failure of multiple disks and the bad area table is written, the system determines which disks are accessible (a determination is made by at least one of said host and said controller related to whether each of said storage devices of said array is accessible after said trust array command is generated).

6. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Renner, Jr., U.S. Patent 6,243,827 B1 and Jeffries et al., U.S. Patent 5,974,544 as applied to claim 1 above, and further in view of Jones, U.S. Patent 5,479,653.

Referring to claim 13, neither Renner, Jr. nor Jeffries et al. explicitly disclose avoiding restoring and/or reconstructing at least substantially all said user data and/or parity. In column 3, lines 16-20, Jones discloses that as failures occur, the disk array system automatically reconfigures one or more of the drives to other RAID configurations which utilize less data redundancy and thus require a lesser number of drives. It would have been obvious to one of ordinary skill at the time of the invention to

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include the disk array reconfiguration of Jones into the combined system of Renner, Jr. and Jeffries et al. A person of ordinary skill in the art would have been motivated to make the modification because the disk array system initially takes advantage of all of the available drives for the maximum performance and redundancy, thus maintaining a high level of fault tolerance (see Jones: column 3, lines 22-25).

7. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Renner, Jr., U.S. Patent 6,243,827 B1 and Jeffries et al., U.S. Patent 5,974,544 as applied to claim 1 above, and further in view of Stephenson, U.S. Patent 6,353,895 B1.

Referring to claim 9, in the Abstract, Renner, Jr. discloses a software-based method for facilitating the recovery of a RAID storage system from the simultaneous failure of two or more disks. However, neither Renner, Jr. nor Jeffries et al. explicitly disclose allowing data and/or parity to be read by said first controller when more than one of said storage devices is off-line and reading said data and/or parity from said storage devices of said array that are on-line. In column 2, lines 37-49, Stephenson discloses that one embodiment includes a redundant array of independent disk drives that provides one-drive and two-drive fault tolerance. Data recovery from a one or two drive failure is accomplished by using a two-dimensional XOR parity arrangement. It would have been obvious to one of ordinary skill at the time of the invention to include the two-drive fault tolerance and parity arrangement of Stephenson into the combined system of Renner, Jr and Jeffries et al. A person of ordinary skill in the art would have been motivated to make the modification because this parity arrangement uses less

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storage than mirroring when the number of total drives is greater than four (see Stephenson: Abstract).

Allowable Subject Matter

- 8. Claim 15 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 9. Claim 20 is allowed.
- 10. The following is a statement of reasons for the indication of allowable subject matter: the prior art does not teach or reasonably suggest the trust array command being generated in response to input from a user of the system.

Response to Arguments

- 11. Applicant's arguments with respect to claims 1 and 14 have been considered but are most in view of the new ground(s) of rejection.
- 12. Applicant's arguments with respect to claims 1 and 14 that neither Renner Jr. nor Jones teaches a failure that is different than a failure of storage devices of an array (see Applicant's arguments: page 9) are not persuasive. In column 1, lines 52-58, Renner Jr. discloses medium errors, which are referred to throughout the entire reference, as errors that include bus errors. These errors are different than a failure of storage devices of an array.
- 13. On pages 10-11, under the section <u>REMARKS</u>, with respect to claims 16-19, the Applicant's arguments fail to comply with 37 CFR 1.111(b) because they amount to a general allegation that the claims define a patentable invention without specifically

pointing out how the language of the claims patentably distinguishes them from the references.

Conclusion

14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

U.S. Patent 5,968,182

Chen et al.

U.S. Patent 6,467,023 B1

DeKoning et al.

15. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael C Maskulinski whose telephone number is (703) 308-6674. The examiner can normally be reached on Monday-Friday 9:30-6:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert W Beausoliel can be reached on (703) 305-9713. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MM

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